

KATION FOR PATENT APPLICATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below adjacent to my name.

I believe I am the original, first and joint inventor of subject matter (process, machine, manufacture, or composition of matter, or an improvement thereof) which is claimed and for which a patent is sought by way of the application entitled

DUAL-BIT	DOORI	LE-POLYSILICON SOU	RCE-SIDE INJECTION FLASH	EEPROM C	ELL
which (check)	k) is attached hereto. and is amended by the Preliminary Amendment attached hereto. was filed on as Application Serial No and was amended on (if applicable).				
•			and the contents of the above identification in the contents of the above.	lentified spe	ecification,
I acknowledge the duty to disclose information, which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56.					
foreign applica designating at l identified below application(s) d	tion(s) east one v any for esignati	for patent or inventor's country other than the reign application(s) for page at least one country of	r Title 35, United States Code s certificate or any PCT internation United States of America listed patent or inventor's certificate or other than the United States of A before that of the application(s	national app d below and any PCT in merica filed	plication(s) I have also iternational d by me on
Prior Foreign Application(s)			tion(s)	Priority	Claimed
Number		Country	Day/Month/Year Filed	Yes	No
N/A					
I hereby claim provisional app			United States Code, § 119(e)	of any Uni	ited States
Provisional Application Number		ication Number	Filing Date	e	
	N/	A			
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I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) or PCT international application(s) designating the United States of America listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior application(s) in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose information, which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56, which became available between the filing date of the prior application(s) and the national or PCT international filing date of this application:

Application Serial No.	Filing Date	Status (patented, pending, abandoned)
N/A		

I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith:

Alan H. MacPherson (24,423); Brian D. Ogonowsky (31,988); David W. Heid (25,875); Norman R. Klivans (33,003); Edward C. Kwok (33,938); David E. Steuber (25,557); Michael Shenker (34,250); Stephen A. Terrile (32,946); Peter H. Kang (40,350); Ronald J. Meetin (29,089); Ken John Koestner (33,004); Omkar K. Suryadevara (36,320); David T. Millers (37,396); Kent B. Chambers (38,839); Michael P. Adams (34,763); Robert B. Morrill (43,817); Michael J. Halbert (40,633); Gary J. Edwards (41,008); William B. Tiffany (41,347); James E. Parsons (34,691); Daniel P. Stewart (41,332); Philip W. Woo (39,880); John T. Winburn (26,822); Tom Chen (42,406); Fabio E. Marino (43,339); William W. Holloway (26,182); Don C. Lawrence (31,975); Marc R. Ascolese (42,268); Carmen C. Cook (42,433); David G. Dolezal (41,711); Roberta P. Saxon (43,087); Bernice Chen (42,403); Mary Jo Bertani (42,321); Dale R. Cook (42,434); Sam G. Campbell (42,381); Matthew J. Brigham (44,047); Hugh H. Matsubayashi (43,779); Margaret M. Kelton (44,182); Joseph T. VanLeeuwen (44,383); Patrick D. Benedicto (40,909); T.J. Singh (39,535); Shireen Irani Bacon (40,494); Rory G. Bens (44,028); George Wolken, Jr. (30,441); John A. Odozynski (28,769); Cameron K. Kerrigan (44,826); Barmak S. Sani (45,068); Kenneth C. Brooks (38,393); Paul E. Lewkowicz (Reg. No. 44,870); and Theodore P. Lopez (44,881).

Please address all correspondence and telephone calls to:

Barmak S. Sani
Attorney for Applicant(s)
SKJERVEN, MORRILL, MacPHERSON, FRANKLIN & FRIEL LLP
25 Metro Drive, Suite 700

San Jose, California 95110-1349

Telephone: 408-453-9200 Facsimile: 408-453-7979

I declare that all statements made herein of my own knowledge are true, all statements made herein on information and belief are believed to be true, and all statements made herein are made with the knowledge that whoever, in any matter within the jurisdiction of the Patent and Trademark Office, knowingly and willfully falsifies, conceals, or covers up by any trick, scheme, or device a material fact, or makes any false, fictitious or fraudulent statements or representations, or makes or uses any false writing or document knowing the same to contain any false, fictitious or fraudulent statement or entry, shall be subject to the penalties including fine or imprisonment or both as set forth under 18

U.S.C. 1001, and that violations this paragraph may jeopardize the validity of the application or this document, or the validity or of forceability of any patent, trademark registration, or certificate resulting therefrom.

Full name of first joint inventor:		YUEH YALE MA			
Inventor's Signature:	Such	11/1C	Date:	Dec 10, 1999	
Residence:	Los Altos Hills, Ca	alifornia			
Post Office Address:	12471 Barley Hill		Citizenship:	U.S.	
	Los Altos Hills, Ca	A 94024			

Full name of second jo	int inventor:	CHAN-SUI PA	NG	
Inventor's Signature:	CLANL	- PAUS	Date:	Dec 10.1999
Residence:	Sunnyvale, Californ	nia		
Post Office Address:	1078 Fuchsia Drive		Citizenship:	U.S.
	Sunnyvale, CA 940	86		

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Pang, Chan-Sui; Ma, Yueh Yale

Title:

DUAL-BIT DOUBLE-POLYSILICON SOURCE-SIDE INJECTION

FLASH EEPROM CELL

Serial No.:

Unassigned

Filed:

Herewith

Examiner:

Unassigned

Group Art Unit:

Unassigned

Docket No.:

M-7947 US

BOX PATENT APPLICATION
ASSISTANT COMMISSIONER FOR PATENTS
Washington, D. C. 20231.

VERIFIED STATEMENT CLAIMING SMALL ENTITY STATUS (37 CFR 1.9(f) & 1.27(b))--INDEPENDENT INVENTOR

Dear Sir:

The undersigned Applicant for the above application hereby states in accordance with 37 CFR Sections 1.9 and 1.27 that he is an independent inventor who has not assigned, granted, conveyed or licensed, and who is under no obligation under contract or law to assign, grant, convey, or license, any rights in the invention described in the above application to any person who would not qualify as an independent inventor under 37 CFR 1.9(b) if that person had made the invention, or to any concern which would not qualify as a Small Business Concern under 37 CFR 1.9(c) or a nonprofit organization under 37 CFR Section 1.9 (d).

I declare that all statements made herein of my own knowledge are true, all statements made herein on information and belief are believed to be true, and all statements made herein are made with the knowledge that whoever, in any matter within the jurisdiction of the Patent and Trademark Office, knowingly and willfully falsifies, conceals, or covers up by any trick, scheme, or device a material fact, or makes any false, fictitious or fraudulent statements or representations, or makes or uses any false writing or document knowing the same to contain any false, fictitious or fraudulent statement or entry, shall be subject to the penalties including fine or imprisonment or both as set forth under 18 U.S.C. 1001, and that violations of this

LAW OFFICES OF SKJERVEN, MORRILL, MacPHERSON, FRANKLIN & FRIEL LLP

> 25 METRO DRIVE SUITE 700 SAN JOSE, CA 95110 (408) 453-9200 FAX (408) 453-7979

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paragraph m	ay jeoparaze the validity of	the application or this cocument, or the validity or
enforceabilit	y of any patent, trademark re	gistration, or certificate resulting therefrom.
Dated:	12/10/99	Respectfully submitted,
		Just ef Ma
		Yueh Yale Ma
		Address:
		12471 Barley Hill
		Los Altos Hills CA 94024

25 METRO DRIVE SUITE 700 SAN JOSE, CA 95110 (408) 453-9200 FAX (408) 453-7979

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Dear Sir:

The undersigned Applicant for the above application hereby states in accordance with 37 CFR Sections 1.9 and 1.27 that he is an independent inventor who has not assigned, granted, conveyed or licensed, and who is under no obligation under contract or law to assign, grant, convey, or license, any rights in the invention described in the above application to any person who would not qualify as an independent inventor under 37 CFR 1.9(b) if that person had made the invention, or to any concern which would not qualify as a Small Business Concern under 37 CFR 1.9(c) or a nonprofit organization under 37 CFR Section 1.9 (d).

I declare that all statements made herein of my own knowledge are true, all statements made herein on information and belief are believed to be true, and all statements made herein are made with the knowledge that whoever, in any matter within the jurisdiction of the Patent and Trademark Office, knowingly and willfully falsifies, conceals, or covers up by any trick, scheme, or device a material fact, or makes any false, fictitious or fraudulent statements or representations, or makes or uses any false writing or document knowing the same to contain any false, fictitious or fraudulent statement or entry, shall be subject to the penalties including fine or imprisonment or both as set forth under 18 U.S.C. 1001, and that violations of this

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enforceability of any patent, trademark registration, or certificate resulting therefrom.

Dated: Dec. 10. 1999

Respectfully submitted,

Chan-Sui Pang

Address: 1078 Fuchsia Drive Sunnyvale, CA 94086

LAW OFFICES OF SKJERVEN, MORRILL, MacPHERSON, FRANKLIN & FRIEL LLP

25 METRO DRIVE SUITE 700 SAN JOSE, CA 95110 (408) 453-9200 FAX (408) 453-7979